- (d) Under §30.40, concerning loan guarantees for Indian housing, a civil money penalty may be imposed for violations occurring on or after October 28, 1992.
- (e) Under §30.65, a civil money penalty may be imposed for violations occurring on or after the following dates:
- (1) September 6, 1996, for owners of more than four residential dwellings;
- (2) December 6, 1996, for owners of one to four residential dwellings.
- (f) Under §30.68, a civil money penalty may be imposed for violations, or for those parts of continuing violations, occurring on or after January 7, 2002.

[61 FR 50215, Sept. 24, 1996, as amended at 66 FR 63441, Dec. 6, 2001]

§ 30.10 Definitions.

Since this part is primarily procedural, terms not defined in this section shall have the meanings given them in relevant program regulations. Comprehensive definitions are in 24 CFR part 4 (HUD Reform Act). The terms ALJ, Department, HUD, and Secretary are defined in 24 CFR part 5.

Ability to pay. Determined based on an assessment of the respondent's resources available both presently and prospectively from which the Department could ultimately recover the total award, which may be predicted based on historical evidence.

Agent. Any person, including an officer, director, partner, or trustee, who acts on behalf of another person.

Dealer. A seller, contractor or supplier of goods or services having a direct or indirect financial interest in the transaction between the borrower and the lender, and who assists the borrower in preparing the credit application or otherwise assists the borrower in obtaining the loan from the lender.

Knowing or Knowingly. Having actual knowledge of or acting with deliberate ignorance of or reckless disregard for the prohibitions under subpart B of this part or under 24 CFR part 4.

Loan correspondent. A lender or loan correspondent as defined at §202.2 of this title.

Material or Materially. Having the natural tendency or potential to influence, or when considering the totality

of the circumstances, in some significant respect or to some significant degree.

Person. An individual, corporation, company, association, authority, firm, partnership, society, State, local government or agency thereof, or any other organization or group of people.

Respondent. A person against whom a civil money penalty action is initiated.

[61 FR 50215, Sept. 24, 1996, as amended at 74 FR 2751, Jan. 15, 2009]

§ 30.15 Application of other remedies.

A civil money penalty may be imposed in addition to other administrative sanctions or any other civil remedy or criminal penalty.

Subpart B—Violations

§30.20 Ethical violations by HUD employees.

- (a) General. The General Counsel, or his or her designee, may initiate a civil money penalty action against HUD employees who improperly disclose information pursuant to section 103 of the HUD Reform Act of 1989 (42 U.S.C. 3537a(c)) and 24 CFR part 4, subpart B.
- (b) Maximum Penalty. The maximum penalty is \$16,000 for each violation.

[61 FR 50215, Sept. 24, 1996, as amended at 72 FR 5588, Feb. 6, 2007]

§ 30.25 Violations by applicants for assistance.

- (a) General. The General Counsel, or his or her designee, may initiate a civil money penalty action against applicants for assistance, as defined in 24 CFR part 4, subpart A, who knowingly and materially violate the provisions of subsections (b) or (c) of section 102 of the HUD Reform Act of 1989 (42 U.S.C. 3545).
- (b) Maximum penalty. The maximum penalty for each violation is \$16,000.

[61 FR 50215, Sept. 24, 1996, as amended at 72 FR 5588, Feb. 6, 2007]

§ 30.30 Urban Homestead violations.

(a) General. The Assistant Secretary for Community Planning and Development, or his or her designee, or the Director of the Office of Technical Assistance and Management may initiate a

§ 30.35

civil money penalty action against persons who knowingly and materially violate section 810 of the Housing and Community Development Act of 1974, as amended (12 U.S.C. 1706e), or the provisions of 24 CFR part 590, in the use or conveyance of property made available under the Urban Homestead Program.

(b) Maximum penalty. The maximum penalty is either twice the amount of the gross profit realized from any impermissible use or conveyance of the property, or the amount of section 810 funds used to reimburse HUD, the Department of Veterans Affairs, the Resolution Trust Corporation, or the Farmers Home Administration (or its successor agency under Public Law 103-354) for the property, whichever is greater. If the property is still held by the violator, the gross profit shall include any appreciation between the amount the violator paid for the property and its current value as determined by an independent, HUD-qualified appraiser.

§ 30.35 Mortgagees and lenders.

- (a) *General*. The Mortgagee Review Board may initiate a civil money penalty action against any mortgagee or lender who knowingly and materially:
- (1) Violates the provisions listed in 12 U.S.C. 1735f-14(b);
- (2) Fails to comply with the requirements of §201.27(a) of this title regarding approval and supervision of dealers;
- (3) Approves a dealer that has been suspended, debarred, or otherwise denied participation in HUD's programs:
- (4) Makes a payment that is prohibited under § 202.5(1).
- (5) Fails to remit, or timely remit, mortgage insurance premiums, loan insurance charges, or late charges or interest penalties;
- (6) Permits loan documents for an FHA insured loan to be signed in blank by its agents or any other party to the loan transaction unless expressly approved by the Secretary;
- (7) Fails to follow the mortgage assignment procedures set forth in §§ 203.650 through 203.664 of this title or in §§ 207.255 through 207.258b of this title.
- (8) Fails to timely submit documents that are complete and accurate in con-

nection with a conveyance of property or a claim for insurance benefits, in accordance with §§ 203.365, 203.366, or 203.368 of this title:

- (9) Fails to:
- (i) Process requests for formal release of liability under an FHA insured mortgage:
- (ii) Obtain a credit report, issued not more than 90 days prior to approval of a person as a borrower, as to the person's creditworthiness to assume an FHA insured mortgage;
- (iii) Timely submit proper notification of a change in mortgagor or mortgagee as required by §203.431 of this title:
- (iv) Timely submit proper notification of mortgage insurance termination as required by §203.318 of this title;
- (v) Timely submit proper notification of a change in mortgage servicing as required by § 203.502 of this title; or
- (vi) Report all delinquent mortgages to HUD, as required by §203.330 of this title:
- (10) Fails to service FHA insured mortgages, in accordance with the requirements of 24 CFR parts 201, 203, and 235:
- (11) Fails to fund loans that it originated, or otherwise misuses loan proceeds:
- (12) Fails to comply with the conditions relating to the assignment or pledge of mortgages;
- (13) Fails to comply with the provisions of the Real Estate Settlement Procedures Act (12 U.S.C. 2601 et seq.), the Equal Credit Opportunity Act (15 U.S.C. 1691 et seq.), or the Fair Housing Act (42 U.S.C. 3601 et seq.);
- (14) Fails to engage in loss mitigation as provided in § 203.605 of this title.
- (b) Continuing violation. Each day that a violation continues shall constitute a separate violation.
- (c) Amount of penalty—(1) Maximum penalty. Except as provided in paragraph (c)(2) of this section, the maximum penalty is \$7,500 for each violation, up to a limit of \$1,375,000 for all violations committed during any one-year period. Each violation shall constitute a separate violation as to each mortgage or loan application.
- (2) Maximum penalty for failing to engage in loss mitigation. The penalty for a